EXHIBIT J

Case 4:19-cv-02945 Document 63-12 Filed on 02/07/20 in TXSD Page 2 of 8

From: Alison Christian [achristian@cdslawfirm.com]

Sent: 6/26/2019 3:17:22 PM

To: Oglesby, Matt H (LDZX) [Matt.H.Oglesby@p66.com]

CC: Brett Young (brett.young@nortonrosefulbright.com) [brett.young@nortonrosefulbright.com]; McTaggart, Michael

B. [michael.mctaggart@nortonrosefulbright.com]; Lon Johnson [ljohnson@cdslawfirm.com]; Rutledge, Brad

[brad.rutledge@nortonrosefulbright.com]

Subject: [EXTERNAL]RE: Canal Claim No. L514682; Major, et al. v. SFPP, LP, et al.

Hi Matt,

I am out of the office this week and will return on Monday. Our client contact is also out this week and unfortunately I won't be able to circulate the letters until I can connect with her.

I will be in touch when I'm back in town!

Thanks,

Alison R. Christian



2700 N. Central Ave. Suite 1200

Phoenix, Arizona 85004 Office: (602) 792-1700 Direct: (602) 792-1706 Fax: (602) 792-1710

AChristian@cdslawfirm.com www.cdslawfirm.com

In Nevada and Arizona:

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Office: 702 362-6666 Fax: 702 992-1000 www.ckllclaw.com

FEDERATION OF DEFENSE & CORPORATE COUNSEL



From: Oglesby, Matt H (LDZX)

Sent: Tuesday, June 25, 2019 7:49 AM

To: Alison Christian

Case 4:19-cv-02945 Document 63-12 Filed on 02/07/20 in TXSD Page 3 of 8

Cc: Brett Young (brett.young@nortonrosefulbright.com); McTaggart, Michael B.; Lon Johnson; Rutledge, Brad **Subject:** RE: Canal Claim No. L514682; Major, et al. v. SFPP, LP, et al.

Alison,

What is the current status on Canal's reservation of rights? I understood from our prior conversations, that you were working to issue it as soon as possible but that you expected to issue it no later than June 21, 2019. As of this morning, Phillips 66 only has your email below, regarding Canal's official position.

Regards,

Matt

Matthew H. Oglesby

Senior Counsel, Litigation

O: (+1) 832-765-1219 | M: (+1) 832-289-2499 | F: (+1) 832-765-9873 HQ-13-N1386 | 2331 CityWest Blvd. | Houston, TX 77042

Phillips 66

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From: Alison Christian achristian@cdslawfirm.com

Sent: Thursday, May 30, 2019 12:26 PM

To: Oglesby, Matt H (LDZX) < Matt.H.Oglesby@p66.com>

Cc: Brett Young (brett.young@nortonrosefulbright.com)

 | Strett.young@nortonrosefulbright.com | Strett.young@nortonrosefulbr

B. <<u>michael.mctaggart@nortonrosefulbright.com</u>>; Lon Johnson <<u>liohnson@cdslawfirm.com</u>>; Rutledge, Brad

<brad.rutledge@nortonrosefulbright.com>

Subject: [EXTERNAL]RE: Canal Claim No. L514682; Major, et al. v. SFPP, LP, et al.

Yes, as I mentioned in my email on Tuesday a coverage position letter will be issued. We are continuing to work on that letter, but wanted you to have notice regarding Canal's decision to defend under reservation.

Alison R. Christian



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Office: 702 362-6666 Fax: 702 992-1000 www.ckllclaw.com

FEDERATION OF DEFENSE & CORPORATE COUNSEL



From: Oglesby, Matt H (LDZX) < Matt.H.Oglesby@p66.com>

Sent: Thursday, May 30, 2019 10:23 AM

To: Alison Christian achristian@cdslawfirm.com

Cc: Brett Young (brett.young@nortonrosefulbright.com) < brett.young@nortonrosefulbright.com>; McTaggart, Michael

B. <<u>michael.mctaggart@nortonrosefulbright.com</u>>; Lon Johnson <<u>liohnson@cdslawfirm.com</u>>; Rutledge, Brad

<brad.rutledge@nortonrosefulbright.com>

Subject: RE: Canal Claim No. L514682; Major, et al. v. SFPP, LP, et al.

Alison,

I am going to circle up with Brett and his crew and will send out a calendar invite with a conference call number. In the meantime, will Canal be sending any other letters regarding its new position regarding coverage?

Matt

From: Alison Christian <achristian@cdslawfirm.com>

Sent: Thursday, May 30, 2019 12:20 PM

To: Oglesby, Matt H (LDZX) < Matt.H.Oglesby@p66.com>

Cc: Brett Young (brett.young@nortonrosefulbright.com)
brett.young@nortonrosefulbright.com>; McTaggart, Michael

B. < <u>michael.mctaggart@nortonrosefulbright.com</u>>; Lon Johnson < <u>ljohnson@cdslawfirm.com</u>>; Rutledge, Brad

<brack < brack / brad.rutledge@nortonrosefulbright.com >

Subject: [EXTERNAL]RE: Canal Claim No. L514682; Major, et al. v. SFPP, LP, et al.

I can be available anytime Tuesday other than 4:00-6:00 AZ time.

Alison R. Christian



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Office: 702 362-6666 Fax: 702 992-1000 www.ckllclaw.com

FEDERATION OF DEFENSE & CORPORATE COUNSEL



From: Oglesby, Matt H (LDZX) < Matt.H.Oglesby@p66.com>

Sent: Thursday, May 30, 2019 10:19 AM

To: Alison Christian <achristian@cdslawfirm.com>

Cc: Brett Young (brett.young@nortonrosefulbright.com)
brett.young@nortonrosefulbright.com>; McTaggart, Michael

B. <michael.mctaggart@nortonrosefulbright.com>; Lon Johnson ljohnson@cdslawfirm.com>; Rutledge, Brad

<brad.rutledge@nortonrosefulbright.com>

Subject: RE: Canal Claim No. L514682; Major, et al. v. SFPP, LP, et al.

Alison,

We are in depositions and related work related to this case today and tomorrow. What is your availability on Tuesday?

From: Alison Christian <achristian@cdslawfirm.com>

Sent: Thursday, May 30, 2019 12:17 PM

To: Oglesby, Matt H (LDZX) < Matt.H.Oglesby@p66.com>

Cc: Brett Young (brett.young@nortonrosefulbright.com) < brett.young@nortonrosefulbright.com>; McTaggart, Michael

B. <michael.mctaggart@nortonrosefulbright.com>; Lon Johnson ljohnson@cdslawfirm.com>

Subject: [EXTERNAL]RE: Canal Claim No. L514682; Major, et al. v. SFPP, LP, et al.

Hi everyone,

I am available for a call in 15 minutes (10:30 Arizona time) or at 12:30 today. I am otherwise tied up in meetings. If we can't connect today, I will be out of the office tomorrow and Monday, but back in again Tuesday morning.

Alison R. Christian



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Office: 702 362-6666 Fax: 702 992-1000 www.ckllclaw.com

FEDERATION OF DEFENSE & CORPORATE COUNSEL



From: Oglesby, Matt H (LDZX) < Matt.H.Oglesby@p66.com>

Sent: Thursday, May 30, 2019 10:08 AM

To: Alison Christian achristian@cdslawfirm.com

Cc: Brett Young (brett.young@nortonrosefulbright.com)
 shrett.young@nortonrosefulbright.com>; McTaggart, Michael

B. <michael.mctaggart@nortonrosefulbright.com>

Subject: RE: Canal Claim No. L514682; Major, et al. v. SFPP, LP, et al.

Alison,

I recommend we set up a call with Brett Young who is the primary attorney handling the case.

Matt

From: Alison Christian <achristian@cdslawfirm.com>

Sent: Thursday, May 30, 2019 12:03 PM

To: Oglesby, Matt H (LDZX) < Matt. H. Oglesby@p66.com >; 'Michael B. McTaggart'

<michael.mctaggart@nortonrosefulbright.com>

Cc: Shelton, Shannon E (LDZX) <Shannon.E.Shelton@p66.com>; Hall, Stephanie Y. (LDZX) <Stephanie.Y.Hall@p66.com>;

linda.samuels@canal-ins.com; Lon Johnson <ljohnson@cdslawfirm.com>

Subject: [EXTERNAL]RE: Canal Claim No. L514682; Major, et al. v. SFPP, LP, et al.

Hi Matt,

Thanks for sending over this correspondence. I am copying your lawyer, Mr. McTaggart, because I believe that he represents ConocoPhillips in the Arizona litigation. I sent the attached email to Mr. McTaggart on Tuesday regarding Canal's agreement to defend ConocoPhillips under a reservation of rights. With whom should I communicate going forward regarding this matter?

Thanks,

Alison R. Christian



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Office: 702 362-6666 Fax: 702 992-1000 www.ckllclaw.com

FEDERATION OF DEFENSE & CORPORATE COUNSEL



From: Hall, Stephanie Y. (LDZX) <Stephanie.Y.Hall@p66.com> On Behalf Of Oglesby, Matt H (LDZX)

Sent: Thursday, May 30, 2019 8:47 AM

To: Alison Christian <achristian@cdslawfirm.com>

Cc: Oglesby, Matt H (LDZX) < Matt.H.Oglesby@p66.com>; Shelton, Shannon E (LDZX) < Shannon.E.Shelton@p66.com>;

Hall, Stephanie Y. (LDZX) <Stephanie.Y.Hall@p66.com>; linda.samuels@canal-ins.com

Subject: Canal Claim No. L514682; Major, et al. v. SFPP, LP, et al.

Please see attached from Matt Oglesby.

Thank you.

Case 4:19-cv-02945 Document 63-12 Filed on 02/07/20 in TXSD Page 8 of 8

Stephanie Hall Legal Administrative Assistant

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